## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK

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JERAMIE WHITE,

Plaintiff.

v.

5:18-CV-1471 (GTS/DEP)

SYRACUSE POLICE DEPARTMENT; ABRAHAM MAMOUN, Syracuse Police Dept.; WILLIAM KITTLE, Syracuse Police Dept.; SHAWN HAUCK, Syracuse Police Dept.; ALTIMONDA, Syracuse Police Dept.; and FIORINI, Syracuse Police Dept.,

Defendants.

APPEARANCES:

JERAMIE WHITE, 18-B-0311 Plaintiff, *Pro Se* Cayuga Correctional Facility P.O. Box 1186 Moravia, New York 13118

GLENN T. SUDDABY, Chief United States District Judge

## **DECISION and ORDER**

Currently before the Court, in this *pro se* civil rights action filed by Jeramie White ("Plaintiff") against the Syracuse Police Department and five of its employees ("Defendants"), is United States Magistrate Judge David E. Peebles' Report-Recommendation recommending that (1) Plaintiff's Complaint be accepted for filing by the Court with respect to Plaintiff's Fourth Amendment cause of action against Defendants Mamoun, Kittle, Hauck, Altimonda and Fiorini, and (2) Plaintiff's remaining cause of action against the Syracuse Police Department be dismissed with leave to replead within thirty days of the issuance of an Order adopting the Report-Recommendation. (Dkt. No. 9.) Plaintiff did not submit an objection to the Report-

Recommendation, and the deadline by which to do so has expired. (See generally Docket Sheet.)<sup>1</sup>

Based upon a review of this matter, the Court can find no clear error in the Report-Recommendation: Magistrate Judge Peebles employed the proper standards, accurately recited the facts, and reasonably applied the law to those facts. As a result, the Court accepts and adopts the Report-Recommendation for the reasons stated therein; Plaintiff's Complaint is accepted for filing with respect to his Fourth Amendment cause of action against Defendants Mamoun, Kittle, Hauck, Altimonda and Fiorini; and Plaintiff's remaining cause of action against the Syracuse Police Department is dismissed with leave to replead within thirty days of the issuance of this Decision and Order.

## **ACCORDINGLY**, it is

**ORDERED** that Magistrate Judge Peebles' Report-Recommendation (Dkt. No. 9) is **ACCEPTED** and **ADOPTED** in its entirety; and it is further

The Court notes that, on January 11, 2019, Plaintiff filed a letter from the City of Syracuse Citizen Review Board dated December 31, 2018, outlining its findings with respect to this matter. (Dkt. No. 10.) In its letter, the Citizen Review Board upheld Plaintiff's claim for excessive force against "Det. One," recommended a written reprimand against that individual, and absolved "Det. Two," "Sgt. One," and "Lt. One" from wrongdoing regarding the use of excessive force. (*Id.*) The Court does not liberally construe this letter as any sort of Objection to the Report-Recommendation.

When no objection is made to a report-recommendation, the Court subjects that report-recommendation to only a clear error review. Fed. R. Civ. P. 72(b), Advisory Committee Notes: 1983 Addition. When performing such a "clear error" review, "the court need only satisfy itself that there is no clear error on the face of the record in order to accept the recommendation." *Id.*; *see also Batista v. Walker*, 94-CV-2826, 1995 WL 453299, at \*1 (S.D.N.Y. July 31, 1995) (Sotomayor, J.) ("I am permitted to adopt those sections of [a magistrate judge's] report to which no specific objection is made, so long as those sections are not facially erroneous.") (internal quotation marks omitted).

**ORDERED** that Plaintiff's Complaint is accepted for filing with respect to Plaintiff's

Fourth Amendment cause of action against Defendants Mamoun, Kittle, Hauck, Altimonda and

Fiorini; and it is further

**ORDERED** that Plaintiff's remaining cause of action against the Syracuse Police

Department is **DISMISSED** with leave to replead within THIRTY (30) DAYS of the issuance

of this Decision and Order.

**ORDERED** that, in the event Plaintiff files an Amended Complaint within the above-

referenced thirty-day period, it shall be referred to Magistrate Judge Peebles for review; and it is

further

**ORDERED** that, in the event Plaintiff does not file an Amended Complaint within the

above-referenced thirty-day period, this action shall move forward with respect to his Fourth

Amendment cause of action against Defendants Mamoun, Kittle, Hauck, Altimonda and Fiorini,

and the Clerk of the Court is directed to issue summonses and USM-285 forms at that time for

service by the U.S. Marshal Service.

Dated: February 28, 2019

Syracuse, New York

Hon. Glenn T. Suddaby

Chief U.S. District Judge

3